1	CALIFORNIA HIGH-SPEED RAIL AUTHORITY
2	MONTHLY MEETING
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6	TRANSCRIPT OF PROCEEDINGS
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10	Sacramento City Hall
11	915 I Street, City Council Chambers
12	Sacramento, California 95814
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14	Tuesday, September 11, 2012
15	9:08 a.m.
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23	BRITTANY FLORES
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                        APPEARANCES
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    BOARD MEMBERS
3
    Mr. Dan Richard, Chairman
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    Mr. Tom Richards, Vice-Chair
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    Ms. Lynn Schenk, Vice-Chair
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7
    Mr. Jim Hartnett
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    Mr. Thomas Umberg
9
10
    STAFF
    Ms. Lisa Toof, Board Secretary
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12
    Ms. Angela Reed, Interim Board Secretary
13
    ALSO PRESENT
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15
    Mr. Jeff Morales, CEO
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    Mr. Thomas Fellenz, Esq., Legal Counsel
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SACRAMENTO, CALIFORNIA, September 11, 2012
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                             9:08 a.m.
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                CHAIRMAN RICHARD: Why don't we start our
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    proceedings this morning.
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           Okay. This meeting of the California High-Speed
    Rail Authority will be called to order.
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           Please call the roll.
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                MS. TOOF: Vice-Chair Schenk.
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                MS. SCHENK: Here.
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                MS. TOOF: Vice-Chair Richards.
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                MR. RICHARDS: Here.
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                MS. TOOF: Mr. Umberg.
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                MR. UMBERG: Here.
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                MS. TOOF: Mr. Hartnett.
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                MR. HARTNETT:
                                Here.
                MS. TOOF: Chairman Richard.
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                CHAIRMAN RICHARD: Here.
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                MS. TOOF: Thank you.
2.1
                CHAIRMAN RICHARD: Let me just explain the
22
    order of the proceedings this morning. We are going to
23
    have closed session first.
           We commence all of our meetings with the Pledge
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    of Allegiance, and we will do that now. We also want to
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have a remembrance of our fallen Americans on, today,
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    9/11, but I'm going to defer that until we start our
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    open session, because I want members of the public to be
    here for that.
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           So with that, let's commence with the Pledge of
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    allegiance. I've asked Mr. Umberg, who has served our
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    country in Afghanistan, to please lead us.
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                (Pledge of allegiance recited)
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                CHAIRMAN RICHARD: Thank you. At this
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    point, the board will enter into a closed session to
    discuss matters as delineated on our agenda. I'm going
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    to anticipate, Mr. Fellenz, probably about one hour,
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    would you think, or less than that?
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                MR. FELLENZ: Yes, one hour.
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                CHAIRMAN RICHARD: Okay. So for members of
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    the public who are here or members of the public who are
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    watching the proceedings, that's our anticipated time to
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    reconvene this open public session.
           So with that, we'll enter into closed session.
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           (Board entered into closed session.)
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                                    Okay. Good morning.
                CHAIRMAN RICHARD:
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board will -- I'm sorry. Good morning. The board will now reconvene in open session. We have no items to report from our closed session.

Ladies and gentlemen, before we move to the first item on our agenda, which is public comment, as we all know that today is September 11th and that is a date that has meaning that does not need to be explained to any American. We, of the board, believe it will be very appropriate that prior to commencing our proceedings today, if you will all join us in standing and observing a moment of silence for the fallen Americans on that day and the thousands who died afterwards. Thank you.

(Moment of silence.)

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CHAIRMAN RICHARD: Thank you. We'll begin now with the public comment section of our agenda. As we do in each case, we will take the comments in the order in which they have been received. We do afford an opportunity for public and -- well, elected officials to go first but I do not see among the cards any such persons this morning. Please correct me if I'm wrong -- or excuse me. That is not correct. Our first speaker will be Country Supervisor Richards Valle from Kings County.

MR. VALLE: Good morning, Mr. Chair, good morning members of the board. Mr. Chair, as you know in Kings County right now, our Board of Supervisors, they're in a public session right now. My members are the guys meeting with the public, and my chair is empty right now because, once again, I just find it necessary to travel here to be here at your meeting to say very simply that the plan for Kings County does not work. And Mr. Chair, you've -- up until a couple of months ago, you were coming and meeting with the board of supervisors and the folks of Kings County, a regular monthly meeting. You have seen and heard those concerns from those folks, hundreds of them. So when I say that "the plan does not work for Kings County," I don't feel that I need to go into detail this morning, because you're aware and on the record.

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I have also read your latest letter to me and the board stating your reasons for not coming the last couple of months, and we haven't had that opportunity to engage with you. More importantly, the folks of Kings County haven't had the opportunity to engage with you, I believe, the last two months. So I am here again on the record, urge you to come back, look forward to seeing you back. That is the best setting so far, Mr. Chair, is those meetings with you there with us versus the

informational panel hearings that your staff comes down to our communities and puts out. I haven't seen anything positive coming out of those. I do go. I listen to what concerns folks in the City of Corcoran and Hanford have to say about these maps, these possible alignments.

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So again, in closing, look forward to seeing you back in Kings County. Thank you for your time.

CHAIRMAN RICHARD: Thank you, Supervisor. Let me just say, as I indicated in my letter, now that the environmental documents have been issued, we're all constrained by the formal requirements to comply with the comment periods there, but I want to assure you and your colleagues on the board as well as your constituents that we are fully engaged in reviewing and thinking about the issues in Kings County and along the entire alignment. I certainly will be back in Kings County. We will continue within the balance of what we're allowed to do to work as proactively as we can with you and your colleagues. And I know this is a long trip for you, but I know your commitment to protecting the citizens in your community, and I just want to assure you that we will do everything that we can do within the confines of our current environmental review period. But please be assured that we would like to

continue to work as hard as we can to see if we can find some way to find common ground.

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MR. VALLE: Thank you, Mr. Chair.

CHAIRMAN RICHARD: Thank you, sir.

Okay. Going in order, again, I don't see any other elected officials, so we'll go in the order in which the comments were received. First, is Ms. Leeann Eager from the -- Fresno County. Good morning.

MS. EAGER: Good morning. Welcome back and congratulations on your award. You weren't here for us to be able to say the accolades, but they were said.

First of all, I just want to tell you that

Supervisor Perea is not here today because his mother is

very, very ill, and he didn't feel comfortable leaving

her. He certainly wanted to remind you about the heavy

maintenance facility issues, and that's all on his mind.

I did want to talk to you a little bit about what's going on in Fresno, and obviously, it's been very busy. I think -- I want to thank you all for hiring Mr. Padilla. He's been at every meeting, and I think we have been speed dating. We have been seeing each other everywhere, and one of our main issues is making sure that our local folks get hired, and although that's certainly for everybody in the Central Valley, that's on the top of our list. We have been hearing about some --

getting our local companies and our local folks hired, and we understand that you're working on those. We are working on those also and making sure our small businesses get certified.

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I think there's been about five workshops in the last sixty days, and we have a few more plans. One of them, the City and the County are planning is hopefully that will be a large one so that we can get our businesses there. I have been getting phone calls from local businesses saying that, you know, there are some issues that we're hearing, that they're not qualified to work on the project, and hopefully, you'll be able to work on those, and I appreciate the fact that you understand those issues and that you're working on those for our businesses because we really do want to make sure that what we have promised them all along on this project, whether or not they are construction workers or whether or not that, you know, the folks who put out the signs, like the company that -- there is a place for them and that they will be able to contract with whoever gets hired.

So we appreciate your work, and we're working hard on the other end

CHAIRMAN RICHARD: Thank you very much.

Our next speaker is Robert Allen. As Bob comes

to the podium, I'll point out that Mr. Allen was a long time member of the board of BART system, and the Bay Area Transit system, and unfortunately, before September 11th took on the terrible meaning that it now has, it also was the date that BART opened its doors, forty years ago today.

So, Mr. Allen, good morning.

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MR. ALLEN: That's right, forty years of wonderful service to the public.

The blended rail system that you plan is dangerous. It means up to 43 grade crossings in perpetuity. Problems are indicated on the handout. Ιt endangers Caltrain passengers on the station platforms. It is costly. It is ineffective. It's unsafe for high speed. It has poor and congested public access. I urge you to stay clear of Caltrain, instead to upgrade and grade separate the Amtrak route by a Medford from Santa Clara north to a new west Oakland intermodal station where BART crosses over the UP Amtrak line, that you seek a five county JPA or BART to upgrade the comprehensive 1957 Rapid Transit Commission's report to the legislature and develop a balance tri-county plan for record management. The plans will include the Medford line, east rail as indicated above, a new west Oakland intermodal station where BART crosses over the

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UP, a revised plan for BART from Berryessa to Santa
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    Clara. Grade separate and converting the Caltrain to
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    BART for about 30 miles between Milbrae and Santa Clara.
    25 miles at grade and five miles in a -- convert
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    Caltrain to San Francisco muni access line north into
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    Millbrae and -- I quess that's it. The others are all
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    in the handout that I gave to you.
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                CHAIRMAN RICHARD: Okay.
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                MR. ALLEN:
                            Thank you.
                                    Thank you, Mr. Allen.
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                CHAIRMAN RICHARD:
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           The next card actually doesn't have a speaker's
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    name on it but I'm going to guess -- Mr. Dolan, is this
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    you, from Western State's Title. Welcome back.
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                MR. DOLAN: Thank you, Mr. Chairman, and
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    congratulations, again, for the awards you won in
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    Washington with transportation secretary and Mike Rossi.
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    We appreciate that you got that award.
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           I have four quick points to make today.
                                                     I am
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    Daniel Dolan. I was one of a hundred and 73 people one
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    year ago that participated in a conference call
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    regarding the $40 million RFP of right-of-way
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    acquisitions and appraisals. So I was excited to thank
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    Patricia Jones who were going to give a presentation on
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    Item Six only to find out that's been modified.
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I wanted to also thank Jeff Morales, your

Executive Director, how important his presence was at 6:00 o'clock Thursday, July 5th when -- as I now understand it from Mark McLoughlin's office -- that he made sure that there was bipartisan support for drawing for the purposes of the vote the next day. There was the senate journal entry whereby high-speed rail wasn't going to pursue that at that particular point in time an exemption on CEQA. By him making that comment, at least two democratic senators, I believe Joe Pereida and also Senator Lois Wolk, were persuaded to vote in your favor, and that was just enough to get the \$8 billion package passed in the senate and to get your share of State money. So that brings me up to an important reminder to everyone here in this room, to vote on November 2nd -or 6th -- Presidential election and the US congress senate election is very important. And you need to do everything you can to secure that federal \$3.3 billion, by any means you can, before election day in case the party that you hope is in power is not in power. One quick thing here --Sir, I would ask you to CHAIRMAN RICHARD:

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finish quickly.

MR. DOLAN: I'll share with Mike Rossi and Dan Richard, this map, an elegant design that I have for a project that Governor Brown is interested in, will

also be a big step for you to build all of these Union Pacific Railroad, cross sections, there might be a possibility that some of those might be relaxed in your favor, if you can support me on this project to the Governor.

CHAIRMAN RICHARD: Okay. Thank you, Mr. Dolan.

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The next speaker is Jim Bigelow to be followed by Diana LaCome.

MR. BIGELOW: Good morning. Jim Bigelow with the Redwood City, San Mateo County Chamber, and I want to present some positive things on the Caltrain. Caltrain is just busting through 50,000 passengers a day and growing, and that's a very positive sign. board, the legislature, and the agencies to the MOU for the blended system, recognize the benefit of taking the first step for joint operation in the future on the San Francisco peninsula with Caltrain and high-speed rail. Next Tuesday, Caltrain will be hosting a meeting of all the cities on Caltrain corridor with the idea that it is, "How do we electrify Caltrain?" "How do we get ready for the future opportunity to share the track with high-speed rail?" That's a major thing, and some of the cities will need to leave their baggage at the door and think about building the high-speed and getting ready

and getting Caltrain electrified. So that's the first step.

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There's a lot of positive things, the studies of the at-grade crossings is underway with the 2035 figures, and so there's a lot of positive things going on, and in San Mateo County, we even have some cities approaching our sales tax agency to start some grade separation plan up in San Mateo, and as a result of that, all the cities in San Mateo are going to get a letter requesting their interest in grade separations, which is above and beyond the one that they have funding.

So thank you again, Chair Richard, for your leadership and your extra hours. I know the board is putting in some extra hours, and we all continue this effort. Thank you.

CHAIRMAN RICHARD: Thank you. I know you didn't mean to overlook Mr. Hartnett, who has put in a lot of the hours on the Caltrain electrification.

Ms. LaCome, I am sorry that I have been -
MS. LACOME: That's okay. I'll catch you.

CHAIRMAN RICHARD: Anyway, welcome and good

morning.

MS. LACOME: Good morning, Chairman Richard, authority board members, and CEO Morales. This morning,

I would like to comment on two agenda items, 7 and 8 and other issues that I have previously brought to your attention.

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The first issue is Item 7. The High-Speed Rail Conflict of Interest Policy, and I'm going to get right to the point. The most serious and blatant issue to bring to your attention is on page six, number two, Failure to Comply, and I've given you all copies of this, and it reads as follows: If the Authority determines at its total discretion that a contractor has failed to comply with this policy in any respect including any failure to disclose an actual receipt or potential conflict of interest, the Authority may do -blah, blah, blah -- if the contractor was or should have been aware and failed to disclose the conflict of interest prior to the award, the Authority could do all of these things, all of them. If the Authority cancels the contract as specified, they will have no obligation or responsibility or liability to reimburse all or parts of the costs incurred or -incurred by a contractor and it goes on.

It seems that this organizational conflict of interest is a hundred percent bias and in favor of the high-speed rail. The tone of failure to comply and the Authority's sole discretion is reflected throughout this

document.

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Our members who reviewed this agenda item could not locate one reference that contractors are entitled to an appeal process. On the contrary, it goes throughout the sole discretion throughout and it says at one point that its — the authority's decision is final and binding and shall not be subject to appeal. To our knowledge, contractors are still entitled to due process in the State of California. I recommend that this item be deferred to either the authority executive board or the business council for review.

I have one more quick item.

CHAIRMAN RICHARD: All right. Go ahead.

MS. LACOME: On number eight, all we want to say is that please include the 30 percent small business goal first and foremost on your RFQ, and I have stated all there -- all of the recommendations per each item -- page numbers and so on that we're making to this board and there's a couple of other things but I will -- I will submit that that's taken care of.

CHAIRMAN RICHARD: All right. Thank you,
Ms. LaCome. All right. We'll come back to those
questions during the consideration of those items.

Next is Richard Markuson followed by Paul Smart and then David Schwagel.

MR. MARKUSON: Good morning, Mr. Chairman and members, Mr. Morales. It's good to see you again, sir.

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I represent a number of contractor groups and they listen with great interest to the folks in Fresno talking about local participation. We're a little bit concerned about the authority that goes to the executive director under your agenda Item 9, and one of the questions that I would have for you, sir, and the board during discussion is whether the phrase all things --"all that is necessary" includes the authority to negotiate and execute a project labor agreement for construction work on the project. As I'm sure you are aware, project labor agreements are a very controversial issue in -- for construction. I represent a variety of construction contractor groups who are opposed to project labor agreements. We think that they actually work contrary to the purposes that have been mentioned for local hire and sole business participation, and we appreciate some clarity from the board as to if the authority has plans for a project labor agreement, and if that would be covered under this authority given to the CEO. Thank you very much.

CHAIRMAN RICHARD: Thank you, sir.

Paul Smart followed by David Schwagel followed by

Jack Caswell.

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MR. SMART: Good morning, members. My name is Paul Smart. I'm a resident of Corcoran and Kings County. I recently read your new Environmental Justice Policy that was adopted, and under the principles and rules section, something stuck out to me. It says, "to avoid, minimize, and mitigate disproportionately high human health and environmental effects including social and economic effect on minority and low-income populations." I believe whole-heartedly that Corcoran embodies the entire spirit of that statement. corner of Whitney Avenue and Oaks is home to a community of disabled person's complex. Many of these people are on fixed incomes. They do not have the ability to drive. High-speed rail coming through this area will eliminate our Amtrak. You will effectively take away the ability for many senior and disabled people to travel for groceries and things like seeing their families.

Corcoran's population is largely classified as minority and low-income. As a matter of fact, according to your own report, 80.8 percent minority. Removal of any jobs in a community that is already low-income, minority-based, and has an annual unemployment rate of over 15 percent, shows a lack of consideration for that

community in regards to environmental justice.

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The study includes inmates in part of our population. We have more than 20,000 in our population that includes people that are incarcerated. Our actual citizen number is closer to 13,000. Now, those would have dramatically changed the effects of the environmental justice if those people, inmates, were not included in that statement.

The displacements along with the increased noise and visual impacts associated with the high-speed train project could affect social interactions, community cohesion, and the perceived quality of life in Corcoran. This effect would be of moderate to substantial intensity under NEVA. If you're own report shows how devastating this project is to Corcoran, stop. Find another place to put it that won't be so detrimental. This is where I have my home. Thank you for your time and consideration.

CHAIRMAN RICHARD: Thank you, Mr. Smart.

David Schwagel followed by Jack Caswell, and then Nicole Goehring.

MR. SCHWAGEL: Good morning, fellow leaders. David Schwagel, USHSR, the national's only nonprofit advocating group for a nationwide high-speed rail network to be constructed in phases between now and

2030. Thank you for your valuable contributions at the June 2010 and May 2012 San Francisco conferences.

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On the subject of communication and outreach, it is definitely a challenging issue because we are changing the message that has been ingrained in our American society since the American suburban dream of the '40s and the great American dream of the '60s.

As I mentioned before, there's a high-speed rail television series coming online. They also have a video series that's coming online where people will provide testimonies on why they like high-speed rail, and there's a third development in which higher-ups from USHSR will be discussing directly with their staff a little later on this month.

With regard to small businesses, one of our big barriers in meeting that 30 percent small business participation goal is primes getting locked into their specific agenda, and I want to encourage the primes to embrace out-of-the-box thinking to see the extraordinary talent that some of the subs have to offer. For example, there may be some innovations with regards to treatment of the right-of-way, for example, shoulderization of the right-of-way where we can get away with not having that oversight. So I really wanted to encourage the synergetic thinking, flexible thinking

on the part of the primes so that we can meet those 30 percent small business station goals.

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And finally, I want to encourage us to expand our outreach to the American Society of Civil Engineers. We represent a hundred and I'm sure they would be interested in getting some insight on project financing at their Montreal conference coming up on the 18th through the 20th of October. Thank you.

CHAIRMAN RICHARD: Thank you, Mr. Schwagel.

Next speaker, Mr. Jack Caswell followed by Ms. Nicole Goehring.

MR. CASWELL: Good morning, board members. I have been pursuing a question and a clearly defined set of procedures and rules for the authority over the construction inspection plan review, shop inspection, and environment monitoring procedures and under whose authority those services would answer to. I attended a meeting in Fresno, and I was told by the authority representative there that it would be the responsibility of the developer to provide those services, that I had not seen a clearly defined set of rules where they would send out the notifications for Request For Qualifications, Request For Proposals, and then have a competitive bid process for providing those services to the rail authority or under the developers of authority,

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and what I'd like to do is get some kind of information.
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    If that QAQC process performance assessment will fall
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    under that authority of the developer, whoever that is,
    it shows it, or under the rail authority's direction,
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    which would seem logical since you own the
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    responsibility to ensure to the public that quality
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    control assessment meets laws, ordinances, regulations,
    and standards.
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           Hoped to hear some clearly defined sets of rules.
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    Thank you very much.
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                CHAIRMAN RICHARD: Thank you, sir.
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    going ask Mr. Trujillo, who works directly for
    Mr. Morales, to seek you out and see if we can help you
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    get information here.
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                MR. CASWELL: All right. Thank you very
    much.
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                CHAIRMAN RICHARD: All right. Next Nicole
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    Goehring followed by Frank Oliveira followed by Ross
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    Browning.
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           Ms. Goehring? I hope I pronounced that
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    correctly, G-O-E-H-R-I-N-G.
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                MAN IN AUDIENCE: I think she stepped
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    outside, sir.
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                CHAIRMAN RICHARD: All right. If she comes
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    back, would you just have her see the staff here. Okay.
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If she's still here during public comment period.

Next will be Frank Oliveira followed by Ross Browning followed by our last card.

Good morning, Mr. Oliveira.

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MR. OLIVEIRA: Good morning. As you know, my name is Frank Oliveira. I'm representing Citizens for California High-Speed Rail Accountability.

Mr. Hartnett, Mr. Umberg, Mr. Morales, Mr. Richard, Mr. Richards, and Ms. Schenk, we all have talked about due process. Every time I have shown up here, I have been talking about due process. process, under the law, is important. The California highway -- the California High-Speed Rail Authority is required to followed the law. You have to comply with CEQA, processing, and NEVA and EPA processing. You've entered into a 90-day review period, comment and review period, which sets some deadlines here in motion. Wе have asked for information, but 14,000 pages of information is missing. They're the technical reports that support the assumptions that were made in 4,800 page Volumes I and II and III that were released to the public. For us to effectively review this project and understand the assumptions that the authority has made in this project, we have to be able to review those technical reports.

Volumes I, II, and III reference over and over different technical reports. They are available on your website if you have a high-speed internet connection. The common person should not be required to have a high-speed internet connection to participate in this project. You need to release the 14,000 pages so that people can review these documents. They need to be released in languages that are spoken in those areas because we are a multi-cultural area. They probably should be released in Spanish also -- English, Spanish, and perhaps Hmong. I implore you folks to withdraw the EIS/EIR, put out all the information you want us to review that we're legally obligated and entitled to have, and start again, and give us 90 days to review all of the documents that we should be reviewing because this is an environmental justice issue. You are required under NEPA and your own policy to carry that out. I provided you a letter stating so. Thank you. CHAIRMAN RICHARD: Thank you, Mr. Oliveira.

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Ross Browning then Allen Scott.

MR. BROWNING: Good morning, members of the board. Mr. Chairman. There is a -- my name is Ross Browning. I'm from Layton, California, Kings County, a small county in the state of California.

There is a video out now online, which I was

looking at the other day. What it is, is snippets of the properties and we see the line of the train passing through the various things and I had never viewed it from this aspect before. One of the things that stuck in my mind is that this -- looking at this showed the utter and complete devastation of portions of cities, schools, churches, banks, hospitals, police engines, parks -- you name it. I mean, then you get out of the cities and into land, farms, crops, dairies, homes, storage facilities, water waste bodies, fresh water basins, ancient river beds, historic sites, and buildings, railroad crossings, flood plains, irrigation wells, and irrigation systems. All of this stuff is bad enough -- just pales in significance and becomes even more horrific when the effects of overpasses and underpasses are included in this story. The affects of those underpasses and overpasses can multiply the effects I can assure you. Not since the carpet bombing of Europe in World War II has such massive and utter, useless destruction of land and property taken place, and all of this for what end? Just for what end? One of the courses that I had in college, we fought over it quite a bit, but one thing that we did take away from it -- we borrowed it from the medical profession -- and that is, "do no harm." Thank you.

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1 CHAIRMAN RICHARD: Thank you, Mr. Browning. 2 Allen Scott. MR. SCOTT: Good morning, members of the 3 board, Mr. Chair. 4 5 CHAIRMAN RICHARD: Good morning, sir. MR. SCOTT: Last Tuesday, I spoke in 6 7 Hanford. Mr. Abercrombie, he came up to me afterward, I 8 know the gentleman, and stated I made an error statement. And I said, well, I tend to be very suspicious of anything from -- organizations have told 10 11 me in terms of problems misinformation like 12 transparency, environmental justice issues, and just in common not following proposition 1-A. What I stated was 13 14 that in Merced -- and I understand the final EIR and the 15 NOD has been signed, but the rod has not -- and where the station is and where the station is and the service 16 17 parking is, there's an area on the map -- and I only had 18 one at the time. Now I have three, and they all have your stamp on them -- and it says, "secondary impact 19 20 area." Well, that secondary impact area is probably one 2.1 of the most egregious environmental justice state 22 around. 23 I was snickered at, I believe, by Mr. Abercrombie 24 because I was only going by this map. Well, I now have 25 this map and this map. So two of the three maps pretty

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much take out the housing. So I may have misspoke a tiny bit, but, in actual fact, I was right because whether you take the secondary impact area and you move into that at all, all the construction that's going to go on in this mass area here — because you only get a station there.

2.1

Now I know someone is going to say, "Well, we haven't made a decision yet." Here me out. This is out there. They see it, and by the way, I was informed by Mr. Abercrombie when I asked him the question at the end of his telling me I was wrong, and I said, "Bottom line is do you think these people were notified?" And he told me very simply, "You may be right." Well, this is a disadvantage, predominately Hispanic neighborhood that in one of the documents that you guys submitted has zero population. There's 30 homes there. I think this is a major, major issue here and it needs to be resolved and I don't want to get into simple, silly semantics.

The bottom line is we got three maps. Two say,
"We're going." The third one says, "We're going to
build all around you," but you have not made any, any
effort to eliminate or provide mitigation to these
people or even simple communication, which has been an
issue since the last 18 months of this project. Thank
you for your time.

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CHAIRMAN RICHARD: Thank you, Mr. Scott.
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           Ms. Goehring, did you return to the room?
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                MAN IN THE AUDIENCE: She hasn't returned,
    sir.
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                CHAIRMAN RICHARD: She has not. Well, we're
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    about to close the public comment session. So with
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    that, the public comment session is closed, and we'll
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    move onto the other items on the agenda.
           First up is the approval of the meeting minutes
    from the August 2nd meeting.
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                MS. SCHENK: Move for approval.
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                CHAIRMAN RICHARD: It's moved by Vice-Chair
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    Schenk and seconded by Vice-Chair Richards -- oh, I'm
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    sorry. Don't hold your hand up like that at an auction,
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    you may buy --
                MR. RICHARDS: I would just like to ask
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    that -- I just would like to ask on agenda Item Number
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    2, if it would note that I recused myself and left the
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    room during that portion of the hearing.
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                CHAIRMAN RICHARD: Okay. Can we make that
2.1
    change.
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                             Yes, we can.
                MR. FELLENZ:
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                CHAIRMAN RICHARD:
                                    Okay. Okay. Um, I will
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    vote to approve the minutes as well even though I was
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    not at the meeting.
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So would the secretary please call the roll.
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                MS. REED: Vice-chair Schenk.
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                MS. SCHENK: Yes.
                MS. REED: Vice-Chair Richards.
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                MR. RICHARDS:
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                MS. REED: Mr. Umberg.
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                MR. UMBERG: Aye.
                MS. REED: Mr. Hartnett.
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                MR. HARTNETT: Yes.
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                MS. REED: Chairman Richard.
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                CHAIRMAN RICHARD: Yes.
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           Okay. Item 3 is the industry forum update.
    Ms. Padilla, Ms. Fonseca.
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           Okay. It's Mr. Padilla. Excuse me. Good
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    morning, sir.
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                MR. PADILLA: Good morning, Chairman
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    Richard, members of the board. Still getting used to
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    this. My name is Robert Padilla with the California
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    High-Speed Rail Authority, small business advocate. I'm
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    here to report on the industry forums that were held.
2.1
    believe you have this in your packet. This particular
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    one, up here, will be the one held most recently in
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    August.
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           First of all, the purpose of the forums really
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    were to contact and communicate, engage the local
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communities, the contract community, the industry on some of the contracting opportunities of all of the packages that are coming up. A big portion -- or I should say, a component had to do with advising the community, the contracting community, about the small business policy. We wanted to make sure that we were providing ample access to micro business, certified small business, certified disabled veteran business, and disadvantaged business enterprise business owners. also provided the opportunity as well to interact with the respective small business and prime contractors, the teams that are forming. Most importantly, I think as well -- or as equally important to us is, again, getting to know the small business partners, the practitioners in that local community who provide technical assistance to the small business community in the Valley.

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The forum, itself, in Fresno was held at the Save-Mart Center. Its particular structure was -- we opened with the remarks from the authority representatives and local officials, which was followed by very, very comprehensive overview of the project, the procurement process, delivery method, and the schedule of the project. We also presented the small business policy of the authority with clear information advising them about our 30 percent goal, how that would be

achieved with certified small business firms, and the certifications that were recognized, and the participation categories that go with all tiers.

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We're very, very happy to have been joined in this event by many of our resource partners. apologize to anyone on this list who we may have left off, but a strong part of the US Small Business Administration, the Local Fresno District Office, Carlos Mendoza is their Director, Outstanding Champion for Small Business, the US Department of Commerce, the Minority Business Development Agency, the California Department of Veteran Affairs, Stewart McKenzie representing California Department was there handing out information to ensure equal opportunity participation of our certified disabled veteran businesses. We received support from the Department of General Services, who I like to say is the business manager of California departments. They own and regulate -- well, I should say they own and operate the small business program, and we also had a wide amount of support from the department -- California Department of Transportation Caltrans. As you know, they have small business advocates in each of the 12 districts that they represent statewide. We had a lot of support from the City of Fresno. Beth McDonald is the representative --

one of the representatives of the City of Fresno who does a lot of work in certifying disadvantaged business enterprises. We also had -- you heard about the speed-dating -- Leeann Eager from the EDC, again, a great supporter of our program there. She does a lot of the -- what I call work "off the scorecard." They don't show up in the score sheet. She just gets it done and supports our effort there.

2.1

So this particular project -- or this particular forum was August 14th. We had more than six hundred and forty eight folks attending that event representing more than four hundred and 50 small business firms. Again, we included overview of construction Package One, Two, Three, and Four.

We'd like to talk briefly about the other events that were held April 12th. We had a request for expression of interest forum held in Los Angeles. More than 1,100 registered guests representing more than nine hundred and sixty three firms. On September 8th, 2011, another entry forum was held at the Save-Mart Center in Fresno with more than 900 registered guests representing seven hundred and fifty-one firms. On May 17th, 2012, the authority hosted Meet the Primes event featuring the short — the five shortlisted firms at California State University of Bakersfield. We're pleased to have had

more than six hundred and fifty representing more than four hundred and eighty-six firms.

2.1

From these forums, we as staff, we as practitioners, have heard many positive comments from the attendees, from practitioners, business owners, and among them, very, very briefly, applauding the board for its 30 percent small business goal. Again, this is inclusive of the three percent disabled veteran business enterprise and the ten percent disadvantaged business enterprise goal. They were very happy with your board Chief Executive Officer, Jeff Morales, your vision and your leadership.

This one does make me blush. They would like to thank you for my appointment, but further, they appreciate the access that we have provided to the five shortlisted firms. This is unusual in some of the transportation construction procurement that they're used to. The fact that we have five shortlisted, we have provided a list and contact information of those five listed with their small business representatives. It does alleviate confusion.

So these forums really do go a long way in helping us -- an opportunity to explain how that works. They have been very appreciative and were -- noted that they received emails press release that they felt were,

in fact, effective in reaching the small business owners statewide, those of particular interest. And lastly, they were happy with the layout. The program was conducive to engage meaningful dialog with these projective design build teams.

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Along with that, they were very willing and we welcome comments to what we know to be barriers for small business participation. This is a very short list, abbreviated list, one that, if you look at, is not new to anyone here. These are very, very common very -we know these exist at all levels, at all parts of the state. Access to securing bonding, access to capital, access liability insurance, many cases of final stability. This is a barrier. Workforce selection, develop retention. That's the objective of this project, economic impact for those areas, but statewide and in the Central Valley, we know some of the issues and some of the challenges that these look to address. Nonunion contractor participation, something that we are -- continue to discuss. They look for assistance in business development, marketing. So we talk about no-cost technical assistance to small business owners, whether it's business service or employer service, they exist statewide, and helping them connect with them, bridge the need to the technical assistance is a very,

very important part of my job and that is of those practitioners who attend these events.

2.1

Certification continues to be a very, very challenging issue for some of them. We've, we've done several outreach events. We're looking at a certification workshop in two weeks in Fresno so that we could invite folks. They get there, they sit there at a computer. We actually will have them walk away certified from that two-hour event. This is all hands-on. It's necessary. We're looking at supportive services that will provide that. We partner with the local small business development center. The SDA practitioner, the workforce, the local -- again, all of this to introduce to our small business owners in that area, no wrong door.

Prompt payment is an issue. When, in fact, you have these procurements, you're going to see that, but beyond that, they got to get paid, and they got to get paid promptly.

So what are our next steps? These are issues that we are going to follow. They thanked us for a lot of the things and said nice things to us. They told us where they needed help, where they need -- where challenges exist, what we can do to facilitate participation. So we're looking at maintaining a strong

and transparent communication protocol with all of the stakeholders, interested parties, community, and business owners.

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We'd like to continue to host more of these entry forums and networking opportunities, proposals of conferences, design-build contracts. Again, partnering with all of our stakeholders, participating chambers and business trade association, I'm happy to report, I have gotten many invitations to attend these events, and I look forward to doing more of them on a regular basis.

The website, there's obviously more we can do to communicate, to contact them. Business owners by in large don't have a lot of time to go to a website. They're banking payroll come Friday and to suggest, "Hey, just go to our website," is not always the easiest for them. So when we can provide information then through the website make it simple, make it practical, make it helpful. We'll continue to do that. One of the items this year is to take a look at a small business tool kit, which will give them valuable information to get to satisfying their needs as quickly as possible. For example, how to get certified. One of the most common issues is "I'm certified, now what?" them about the process -- how do I increase the probability of success on bidding on my contract? We do

have a couple of power points we're fine-tuning so that it's a step-by-step picture of how exactly we go about doing that.

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We are currently reviewing a Memorandum of Understanding with the US Public Comment Development Agency. Again, these are practitioners statewide who extend our services and our opportunities. We are looking at the Request For Proposals to select a consultant possibly to provide more business development assistance.

And finally, research a possible solution to effectively address these barriers that we have talked about. From my standpoint of view, 30 percent small business goal is something that we are all strongly committed to doing, and I, as well as the staff, our practitioners, our friends, our partners, are looking to be participants in that solution.

Thank you. If there are any questions -CHAIRMAN RICHARD: Any questions for
Mr. Padilla?

Vice-Chair Schenk.

MS. SCHENK: Well, thank you. Obviously, I am very pleased to hear the compliments that we received, and I don't want to be a buzz-kill, but was there any negative feedback of which we should be aware?

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MR. PADILLA: Well, I think -- I don't know
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    that I would say it's negative -- a lot of it has to do
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    with how to go about doing -- participating these
    contracts. You know, I would love to say, "Yes, put
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    your name down here, we'll call you. We will contract
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    with you." In the case of the five shortlisted firms,
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    helping them to navigate each of the five. That's --
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                MS. SCHENK: So mainly the questions that
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    you talked about.
                MR. PADILLA: Well, yeah, but, you know,
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    here are five firms who are committed to doing outreach,
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    you know, I have to go to all of them, I have to market
    all of them to kind of -- because we don't know who's
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    going to be awarded -- that was negative. That was
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    difficult for them to really try to do. But as far as
    what I did hear, I think they really know we're doing
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    everything we can.
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                MS. SCHENK: Well, good. Thank you very
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    much.
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                CHAIRMAN RICHARD: Thank you. Other
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    questions?
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           Thank you very much, Mr. Padilla. Welcome
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    aboard. Thank you for your work.
                MR. PADILLA: Thank you.
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                CHAIRMAN RICHARD: Okay. The next item is a
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presentation on Caltrain, the economic benefits of the Caltrain modernization program and -- Mr. Haveman.

2.1

MR. HAVEMAN: Mr. Chairman and members of the board, first, let me say thank you for providing me this opportunity to brief all of you on the economic impacts of Caltrain modernization as I did earlier this year.

My name is John Haveman. I'm the chief economist of the Bay Area, and we were tasked with looking at the economic impacts of modernizing Caltrain in a couple of different ways that I'll mention in just a minute. First, let me almost back up and just talk about the system for a second.

As you are all aware I'm sure, it's a system that runs through 17 cities, three counties, serves a population of approximately three million residents along the peninsula and Bay Area, currently provides over 40,000 daily trips for folks, and we heard earlier that that number is now approaching 50,000 in the vitally important high technology corridor of California, arguably the most economically — the fastest recovering economy in the Bay Area.

Okay. So what's the project, Caltrain modernization. Caltrain modernization is made up of three different pieces. All right. The first is

getting new trains, electric trains, the electric trains. The second is the overhead contact system that will allow those electric trains to run on a system, which is now followed by locomotive, and third is installation of the positive train control system, a more modern signaling and train control system that will increase in efficiency and capacity of the system overall, and we looked at each of those pieces.

Although they all are for the electric multiple unit train system less so because we went under the assumption that trains will not be manufactured in California. The benefits that I mention here are lower than would be the case, in fact, if those EMUs were to be manufactured in the State of California.

2.1

All right. So the modernization will lead to an operating Caltrain system, leading to trains that will look much like this with overhead wires, as you can see in the pictures.

So the cost of the project is broken down into three different pieces. One is the electrification of the infrastructure, \$785 million. The advanced signaling system is another \$231 million, and the EMU trains including a bunch of professional services regarding installation locally amounts to about \$440 million. In total \$1.456 billion.

The economic benefits are derived from three different pieces. The first is the local jobs and economic activities that will improve during the construction, during the installation of the advanced signaling and the overhead electrical system. second is changes in real property values for those who live in close proximity to the station. By being able to access a faster, more efficient, more frequent service, real property values will, in fact, be enhanced significantly in those areas. Third, is the economic value associated with improved service. As I mentioned, there are some 40,000, 50,000 people who ride the trains. If you increased the speed with which the train is carrying these folks, they, in fact, over the course of the 30-year useful life of the upgrade, will experience fairly significant amount of benefits.

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First, the construction. Well, construction is underway. About 1.1 billion of that 1.456 will be spent in the Bay Area. So the resulting impact of that 1.1 billion adding construction benefits is approximately 45 hundred FTE job years in the construction sector alone. So these are 45 hundred -- not jobs necessarily -- created in the economy but the equivalent over the course in the project. And it is in the construction sector, which is -- that was very heavily hit by the

recession that we experienced. There's some 50 to 60 thousand unemployed construction workers in the Bay Area alone, so it would also create almost 96 hundred full-time equivalent jobs in total. So that's another 5,000 jobs in addition to those primarily in construction. In addition to economic output, GDP essentially for California is \$951 million.

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The secondary of positive benefit is in property value impacts. As I mentioned, those who live in close proximity to the stations will experience significant increase in value to their properties. That increase in value of the property comes primarily from the enhanced service in the form of faster and more frequent service for those living in these neighborhoods. In addition, environmental factors, such as improved air quality, fewer vibrations, less noise because of the switch from diesel. Another benefit is the increase in property values will also have an effect on overall property tax collections. We estimated property tax collections over the course of 30 years will increase by approximately \$76 million. So the total value of the Caltrain Modernization Program resulting from increased property values is nearly \$1 billion, 904.5.

So the total impact of the overall economic benefits are up 2.5 billion. We employed a variety of

assumptions, the vast majority of which were extremely conservative with respect to the leading economic benefit. Some assumptions, a five minute increase in service would lead to an economic benefit a little under 2 billion. If it was ten minutes over the span of the system benefits would be up to 2.5 billion. The 96 hundred full-time equivalent job years are not dependent on the increase in quality of service. They just depend on construction. Property values located near the system, about a billion dollars. Benefits to riders that I alluded to earlier would reach about \$371 million, time savings to riders over the course of the years. Increased in property tax revenues by up to \$59 billion -- um, million and generating about \$71 million in State and local taxes.

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Other benefits that we did not quantify included environmental reduction in greenhouse gas emissions and the second being the electrification. Modernization increases the ridership capacity of the overall system. Ridership is now in the 40 to 50 thousand rider range. It's anticipated that ridership will be up in the 75,000 range by the end of the next twenty to thirty years and modernizing the system will help to achieve and supply that service.

Third, the improved service will, in fact,

attract more riders and increase revenue and pull people off of the streets, reducing congestion in a very congested area.

2.1

Finally, increased demand for transit-oriented development near the station is very likely to occur, which is very important for development going forward.

Finally, I'll just say the modernization of

Caltrain system into the modern era, in which it's now

functioning, which is more consistent with the

transportation to and in the Bay Area through

California. So that's what I have. I want to thank you

very much for your time, and I will be happy to answer

any questions that you might have.

MR. RICHARDS: Thank you, sir.

Any questions for Dr. Haveman?

MR. HARTNETT: Dr. Haveman, thank you. I just really want to comment that I have had an opportunity to previously see this study, and it's very well done. I agree with you that the assumptions are conservative, but it demonstrates the real effect of the system and what it means, direct and indirect. So I think that this is a great goal. If you look at Caltrain modernization issues, but if you look at the investment of transit transportation dollars, so thank you for doing the study. It's an important part of our

understanding of the impacts, the investments that California is making.

2.1

MR. HAVEMAN: Thank you very much. I appreciate it.

MR. RICHARDS: Thank you, Dr. Haveman, very much for being here and doing your presentation.

DR. HAVEMAN: Thank you, sir.

MR. RICHARDS: We'll move onto Agenda Item Number 5, which is the Agricultural Impacts Process Presentation by Bill BOHN.

MR. BOHN: Good morning, Mr. Vice-Chair, Mr. Chairman, board members, Mr. Morales. My name is Bart Bohn, and I work for the regional consultants outreach team for the segment section of the project from Fresno to Bakersfield, and I'm here today to talk about our efforts in ag outreach. I'm joined today by other members of the outreach team. Mr. Craig is here and he's worked with Mr. Blinds, Mike Blinds, and a member of your staff has been particularly helpful. Patricia Jones has helped us with the outreach effort as well as our consultants in this public meeting, and they are also represented here today.

As you know, agriculture is a vital part of the San Joaquin Valley. This is a very different picture than the one you had in the previous item talking about

an urban setting. In the rural setting, we have the two top-producing agricultural counties in the nation along our alignment. Like State Route 99, I-5, and other major projects, high-speed rail project touches hundreds of agricultural parcels, and that's really the focus of our talk today.

2.1

While land values may be generally higher in the cities, agricultural land acquisition — agricultural land acquisition usually involves significant considerations and substantial infrastructure. In my experience with Caltrans, it turns out that those last two items, those operational considerations and the substantial infrastructure that needed to be modified or replaced or removed or accessed, those things often are more costly than actually buying the land in the rural areas.

Our current outreach strategy has been to make formal presentations to the public, to use boards, to use power point presentations, and we have been focused on property owner rights and benefits, legal basis to eminent domain, the key steps in the right-of-way process, the evaluation process, and process milestones. We have generally not used real examples or graphic examples of impacts or possible outcomes.

So what happens in the public meeting is as soon

as we have finished our presentation, property owners herd us over to the maps and point to the map, and they would like to see actually what happens to their land. What are the issues; what are the considerations; what are the features, and we go into a one-on-one discussion at length in many cases talking about those, those issues.

2.1

I want to talk about a recommended outreach strategy. The first point is we're going to continue much of the effort that we have been pursuing. We'll continue to provide accurate information and CEQA ways to reduce uncertainty with enhanced outreach, and uncertainty is the major factor that we probably deal with in this case.

We will continue to discuss property owner rights and benefits and land acquisition process in our presentations. We'll continue to stress the point that each land acquisition action is unique and can only be resolved through an interactive process through the property owner and the right-of-way agent.

Now, this is really important because at this point, you can't go in at a public meeting with engineers, with right-of-way agents, with outreach people there, and you can't come to a final conclusion as to what might happen to someone's property or what

the value might be. This has to await this interactive process that occurs after selection of an alignment.

And much of it is based on a decision that the property owner, himself or herself, must make in terms of what their options and which options they intend to choose.

2.1

So what's new today? Well, we'd like to present to you a program by which we would develop and present graphical examples of typical agricultural land acquisition scenarios and a reasonable range of possible outcomes, and there is a range because nothing will be definite until that interactive process occurs, and then we'd like to take that to groups in the agricultural community, farm bureaus, industry groups, and other groups to, to discuss those things.

A few areas of key impacts, access. We have access from farm facilities; access from farm facilities to public roads; we have access between sections of a property owner's farm; and we have access by emergency and school vehicles. We have wells. Wells, in some cases, are on our alignment. They're within the footprint, and they need to be replaced. Irrigation systems are everywhere. They're two levels of irrigation systems that we deal with. One is the wholesale storage and delivery of water across the Valley, and we deal with dozens of irrigation districts,

water supply districts, dish companies, conservation districts, that sort of thing. They run the major distribution system that moves the water to each property. That system has largely been addressed in the design work today showing how those canals and dishes will cross our alignment, which canals will be realigned, that sort of thing.

2.1

Second part of that is what happens to the individual property owners' irrigation system. Every parcel, virtually, has it's own separate irrigation system. We will impact many of those at that level, and again, that's the subject that will be handled in this negotiation between the right-of-way agent and each individual property owner.

And then there's viability of parcels. We'll have remnants; we'll have parcels that are bisected, and each of those will have to be discussed individually.

Now, there's several principles that we want to follow in this process. Let me touch on them very quickly.

One, we're going to comply with all of the laws and the rules and the regulations that are associated with the right-of-way process, and they are extensive. We intend to make sure the implementation of mitigation measures and design features that are listed in the EIR/EIS are certainly carried out. We intend to -- we

will be consistent with the practices of Caltrans and other public entities in terms of the way the right-of-way actions and land acquisitions are handled. The outcomes, as I said, many times already will be based on those negotiations between the property owner and the right-of-way agent, and, again, many property owner decisions are associated with that negotiation. We also want to be proficient in two other areas we think are very important in working with the ag community, and they involve understanding of the agricultural operations and utilizing local knowledge and expertise.

2.1

Okay. Let's get on the graphical examples. I'll show you three slides. First, I'll show you a typical scene in a rural agricultural area without the project before the project comes along. Talk a little bit about some of the features on that slide. Then we'll go on and we'll apply the high-speed train footprint across this scenario and add an over crossing footprint to show you some of the factors that we deal with in some cases, and finally, we'll talk a little bit about the complexities of multiple owners in a particular area.

This first slide is the slide without a project, and basically, it's a very, very simplified slide that shows a mix of fields, of parcels, different sizes,

different crops, orchards, vineyards, row crops. It shows some buildings and symbols that look like arrows are there to represent homes and buildings out in this area, and we show part of an irrigation system in the lower left-hand corner.

MS. SCHENK:

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MR. BOHN: The circles would represent rows of trees in an orchard. It could be almonds, it could be anything, just to tend to represent that those are row crops, and they have special requirements in terms of access.

What are the circles?

The other feature here on the right side going up and down is the typical county road out in ag land.

Now, the thing you'll notice about this particular scenario is that everything is rectangular. It's north/south, east/west. This is the easiest situation.

It's the most common situation where the boundaries of the parcels are defined by the section lines. Section lines appear at every one mile, one-mile spacing, and those sections -- and you might think of that large square that takes up most of this slide as a section, 640 acres, is often divided to quarter sections and then further divided into fields of twenty acres, forty acres, sixty acres, or eighty acres, and this is the kind of situation that we deal with. There's no scale

on this, and we're going to talk -- and in this one has been simplified so that we have taken out the fact of the meandering canal, which complicates a lot of things. So we try to make it fairly simple.

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Okay. Now, I'm going to move on, and I want to apply the footprint of the high-speed train project and the footprint of an over crossing. The high-speed train project, double-tracked right-of-away at grade, cuts across this area diagonally. Now, the best situation we know when around in rural areas is that we can locate our alignment adjacent to an existing freight railroad on a long, straight stretch and stay with it as much as possible. This provides the -- really creates the least impact. Unfortunately, eventually, we get forced off of that alignment because of other features we want to avoid or sharper curves in the existing freight rail.

The second option that's best is to stay on a section line or parallel to section lines, whether it's east/west coming across the Valley or north/south heading down the Valley. And, again, you can see that if the alignment were on one of those section lines, then the land acquired in each parcel would be fairly uniform, rectangle or a long strip or that sort of thing, that tends to do less -- have less impacts.

We also have less impact if we're away from

existing state highways and county roads because that causes all kinds of roadway design configurations to get people -- not only up and over the alignment -- but also to the -- to the, the road that is going over the top of the alignment.

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So the diagonal crossing, here, is probably the most challenging case we have when we go through the ag land. Without pointing out specifics, you can see many places where we have small triangles that get cut out of the field. There's several things that can be done with those. We have explained to the ag community that many of those small remnants could be used by the project, power stations, for communication sites, or even storm water retention basins. In other cases, the original owner may want to keep them because he or she has adjacent land and incorporate it into their existing agricultural operations. In another case, if the existing owner isn't interested in being able to use that remnant parcel, then it would be sold off as a remnant to existing other property owners in the area, who can incorporate it into their farms, and we see several cases here.

Access from the sites shown as building sites on this map could include having to buy land or access roads if we land lock a home or farm operation or an

easement to get out to the public roads and -- but in any case, we're never going to leave a property owner with their property land locked. Sometimes we have to get around our high-speed train alignment; sometimes we have to get around the embankment that you see here shown as kind of a brownish footprint that carries the county road up and over the high-speed rail system.

2.1

Access also involves outer direction travel. In this scenario, it's no longer easy to travel north/south from field to field. If you cross the high-speed train alignment, you are in many cases forced to go to the nearest grade separation and over the alignment. This introduces the issue, potential issue, of creating in some cases very specific agricultural crossings for use by private property owners when justified, when the outer direction travel is extensive or when there are large holdings or when we separate a large part of the operational part of the farm from a lot of the fields. So many, many different cases, many examples to deal with.

Irrigation systems, while they're not shown here, every parcel generally has its own unique irrigation system. If you hit a well, we're going to replace the well. Other systems can be routed underneath our alignment. If the well is not hit in this case, it's

still able to function, we can route that -- the pipes and stuff -- under our alignment, and we can route the ditches and canals and stuff under our alignment, but there is an irrigation system in every one of those parcels.

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Any questions with this slide before we finish up here. Ouestions?

CHAIRMAN RICHARD: You're doing well, Mr. BOHN.

Thank you. The last slide I'm MR. BOHN: going to show you just introduces the complexity of multiple owners, and the right-of-way agents who I've worked with extensively in the past indicate that the final resolution may involve multiple owners. It may be that Owner One works out a deal with Owner Two to sort out swapping land or selling land or buying land to reconfigure his or her farm. Property Owner Three may work out a deal to buy land that is land locked from property Owner One, and, again, that's all part of that interactive negotiation process that will occur between right-of-way agents and each individual owner, and that's why I say that there are many decisions an owner has to make in this process to resolve what actually turns out to be the final solution.

And with that, that concludes the presentation.

Do we have any questions?

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CHAIRMAN RICHARD: Before I turn to my colleagues for questions, I want to say, Mr. Bohn, that I certainly appreciate this effort. I want to congratulate you and also Mr. Morales and his team. Νo one is going to pretend that at the end of the day, we can build a system like this that is not going to have impacts, but as I have traveled through the Valley, one of the big problems that we have had is just the tremendous level of uncertainty people have about the potential impacts on their system. First day I met Mr. Oliveira he just kept asking a question, which I couldn't answer, which was, "How am I going to work both sides of my orchards if you come through here?" think that what you pointed out is very important that we're not able to answer specific questions about specific parcels of land until we have the completion of the environmental process.

What you're endeavoring to do here is to at least try to reduce some of the uncertainty in questions that people have. I think my sense of the Valley right now is that growers just can't even imagine whether we can understand they're irrigation systems or how we can replace them. So I think that trying to indicate that this is very much in our mind, that it can be done and

will be done.

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Again, the specifics for each parcel have to await the completion of the environmental process, but this is an important effort of respecting the public's concerns by reaching out to them and showing that we're thinking about different hypothetical situations that will ultimately lead to specific resolutions.

I think my only comment on this is I recall reading on the article that Tim Sheehan wrote about his travels to Europe to look at high-speed rail systems there to talk about some of the impacts and the way that they have been handled along the lines of what you're talking about today, private access, underpasses through the system, facilitating land swaps and so forth. So I think I would only offer the thought that in addition to these graphical representations without suggesting anybody is going to travel there to take pictures, but if we can prevail on our partnership relationships with the, the European operators to maybe send us some examples. Obviously, our broad regions are different in some respects, but there may be some common places to show people how things have been resolved in places.

Again, I'll end where I started, no one is going to pretend that at the end of the day, there aren't going to be some impacts on some businesses and farms.

Of course, there will -- I think we can work with people to give them a better understanding of what the possible outcomes are. It's a very important effort, so I appreciate your work and that of your team.

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Sorry to start with that discourse, but I thought that was important to get on the record.

Mr. Morales, do you want to add something?

MR. MORALES: Yes. Following on your point of that issue of uncertainty really is a major reason for having developed this presentation, which will now be available more widely and used in outreach as well as being on our website, and we'll guide discussion with potentially affected property owners.

One of the points that Bart made and to reenforce, which I really want to enforce as well is there are established procedures for dealing with these types of issues, and there are real world examples of how they have been dealt with not just in other high-speed rail systems but that these kind of processes are the same ones that Caltrans uses and used in building 99. There are expansions of 99 going on now where these exact same issues are being dealt with. We need to do a better job of getting information to people, but we also need to make sure that they understand that we're not creating new processes here.

We're utilizing the same one that they, in many cases, are familiar with or at least the local governments are familiar with.

CHAIRMAN RICHARD: And to that end,

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Vice-Chair Richards reminded me that, Bart, your background includes being a district director in Caltrans, Jeff reminded me of that, and retired Army Corps of Engineers. So I know you're well familiar with this, and we're very pleased to have you on this.

MR. BOHN: I was trained by great Caltrans right-of-way agents. So I am not a right-of-way agent. I don't play right-of-way agent, but I was trained by a great right-of-way staff.

MR. MORALES: On the point of right-of-way agency and another point that I don't want to gloss over is wherever possible, our priority is retraining locally based right-of-way agents who are familiar with the local community's understanding of the operation there, and that's an important element because we want people who understand the operations. In many cases, they know the actual property owners. There are histories there working with them for these issues.

CHAIRMAN RICHARD: Thank you.

Questions from my colleagues?

Vice-Chair Richards.

MR. RICHARDS: Thank you, Mr. Chairman. would certainly echo your comments. I think what's encouraging is we may not contemplate on the questions at the outset, but it's clear from the presentation, what's been done here. What you're showing is alternatives that we can deal with and what's been done around the world. The fact is there are solutions, and solutions are what I think is encouraging for those people who are being affected by this right-of-way or will be affected by the right-of-way. So your outreach and what you're doing with the right-of-way people, Patricia, and along with what you are your doing, Robert Padilla, on the other side with the people who are going to be staffing the construction of this project, is the right direction for this authority to be going, and I applaud the efforts on both sides. Thank you.

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CHAIRMAN RICHARD: Thank you.

Any other questions? Just watch out for that Schmidt guy. Thank you very much, Mr. Bohn. Appreciate that.

Next, also sticking with the issue of the impact of the project on the critical agricultural sector of our state, Mr. Morales has a presentation on the agricultural process.

MR. MORALES: Yes. Let me just -- it's

really a continuation of the theme here you're looking at the potential impacts in the Valley, on agricultural in the Valley. An agricultural working group was put together over a year ago to look at some of the issues that are most commonly raised about potential impacts on agriculture, and we want an external review of that and be able to go out and provide information, to be able to help answer some questions to people as to what potentially might happen, what might be folklore and mythology, and what might be real. So the group was put together to determine what would be the most common themes and questions that came up and then look into those issues, and we have today the presentation from that group, which, again, Joan has been that chair and it is external to the authority. It's really meant as a resource to the ag communities and the necessity of issues.

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MR. DIENER: Thank you, Mr. Morales. Thank you, board, for having me. I was hired about a year and a half ago to help bring together a group of people to help answer questions, and I think that Mr. Morales was just talking about a lot of those questions about "what happens to my property" and the type of thing that happens, they want to have somebody that had agricultural background to help articulate that but also

bring resources in from the agricultural arena to help answer some of the questions that probably might not necessarily pertain to a normal right-of-way process, things that might happen along that way.

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So the group was formed. Jeff Abercrombie has been very helpful bringing that group together and folks at URS has really helped a lot, helping us bring together professionals that we need for that.

So, anyway, we were formed in 2011 in July, and the purpose was to write some white papers and answer key questions along the way and called upon agricultural organizations associations for peer review of those white papers, which we were solicited. These have been reviewed by the ag working group, the information that has been provided has been used to enhance the white papers. So we reached out to the University of California to private individuals that were involved in various levels. We came down to basically six questions. These are questions that were solicited from the affected people along the alignment. We submitted those questions to us, and we had to basically distill those down into what we found to be about six different areas to talk about and they are -- by no means are they definitive as to a final answer, but they are a good outline from which to build on if there are other things

that come up in the right-of-way process, because we do have those specialist available to us to institute what we have done.

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The goal is to define it. So we did that. We got the resource people from the, like I said, university state extension as well as universities.

Basically, Davis, Fresno State. They were two universities where we drew on most of the specialists but also the ag extension service along that way. We entertained the local ag commissioners to bring their input into -- for the department of pesticide regulations because they are the implementers of those rules and regulations throughout agriculture. While they elected not to participate in the committee, they did comment and they did have input. As we went forward, they didn't feel comfortable being part of the committee.

So basically the six areas we looked at were bees and pollination, the induced wind impacts, dairy impacts, movement of equipment, as you saw Bart had the scale of the farm that was on the land with four different owners having to move around, irrigation obviously is -- a key issue is how that's going to be handled, and pesticide use, what affect that might have.

As I said, they are from different areas. The

papers were reviewed after they were written by peer review people from organizations outside of the university as well as the university people. Farm Bureau had purview of all of these papers prior to making comments, and the comments were incorporated as necessary. One of the big questions was, "What happens when high-speed rail comes through and you're pollinating your almonds in the spring time?" And so we found, because we did have interaction with people from Europe and Japan and also engineering on the speed of the wind, that there was two mile an hour at the edge of the right-of-way, and as such, it shouldn't impact that. We found through our research that 12 miles an hour for honeybees is kind of a range where they quit moving around as much, but all of those thing that were impacted would be more of an environmental thing. you can see in this particular picture, here, honeybees normally are placed in kind of a quiet spot away from high traffic areas, and beehives are usually not placed directly next to the highways or railroads as they are today.

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One of the questions was the fact that, "What do you do with the wind that comes off of the train?"

Well, again, like we said, that due to the engineering, the style of the train being as it's aerodynamic, we're

not going to see about two miles an hour at the edge of right-of-way. So that being said, the fact is that the fact that the right-of-way is going to be rock, it shouldn't be a huge issues with the dust, huge issues with the wind, things of that nature.

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One of the questions was the fact that, "The train goes so fast that they're going to blow the blossoms off of the trees." One of the papers that you can read that we're releasing today -- we contracted one of the manufacturers of the aerodynamics. The spray used to spray the blossoms in the springtime for the pesticides, and the fact is that the wind coming out of the fan on that is a hundred and forty miles an hour, and that doesn't blow the flowers off of the trees. So I guess two miles an hour, we're not doing too bad. Anyway, the minimal dust, all those things have been looked at. These are things that give us a format to go forward with the negotiations.

One of the areas that is impacted in the process that obviously depends on, Bart had up on the map, depends where it lands in relationship to the dairy, can have a greater or a lesser impact on that dairy. Quite honestly, each dairy has a unique situation. We look at it from the aspect of noise, the fact that we're dealing with an electric train instead of a diesel engine train,

that BNSF currently runs. We're much quieter than that. Looked at behavioral practices. University people commented on that. It's in the white paper. Sudden sounds are of concern. The electromagnetic frequency affected is an issue in that we're far enough away from where the dairy's animals usually are. In the situation, that should not have any major affect, and dairies usually — are usually in a quite place because cows like to have a constant thing. Quite often, there are common noises of the day going around, and anyway, as you can see, we have looked at that part.

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One of the other issues that is more common in the whole process is "what do you do about turning around," "how do you have a setback," "what is the true right-of-way necessary for the train in relationship to the husbandry of the day?" And so we have gone through and tried to identify that with people that are involved in the equipment business looking at bridge weights, DOT regulations. As a matter of fact, during regulations in relationship to what's legal to fall down the road within the parameters of Caltrans as well as the United States Department of Transportation, how high they can be, all those things are considered. Having Jeff Abercrombie on there, having been part of the Caltrain engineering team is very helpful because we knew those

regulations, very helpful with the input in that part of the deal, so we worked on moving them.

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The delivery systems and irrigation began as parts of it even as far as the canals companies. This project is going to take a period of time to get put in place. A good lot of these irrigation districts are specific in nature. There's going to be -- have to be specific construction done at the appropriate time when water is not in the system to create the system so that it's not -- goes down the drain of an irrigation system because I -- during the irrigation system or the irrigation run for that. And those are normal things that are accommodated through Caltrans and others who do these kind of construction, and needless to say, we look at these and didn't feel that there were any circumstances different than the normal right-of-way issues that might come from that.

As you can see, here, in this particular picture, the turnaround area at the end of the rows on these trees is, in effect, of this right-of-way that belongs to this water district, here, you can see that the irrigation canal was constructed on the contour in the days when they didn't probably have as sophisticated equipment as we do today, and as such, it doesn't go straight. It curves through that orchard. So those

accommodations had to be made in the engineering on how the irrigation system worked within this particular almond orchard, and given the light that this is an open-water situation, it also gives you the idea of the issues that come from the BPR, which is mitigation or elimination of drip offsite. So when you're spraying these trees, whether it's herbicides on the ground level or fungicides and insecticides on the tree level, you're not allowed to drip into water source that goes down into the creek to somebody else and affect somebody else's situation, not unlike the delta in California today trying to work through all of those issues. So that is kind of some of the things that we look at in that particular situation.

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Pesticide use, again, is common on that previous slide because it was a good example. High-speed rail is going to be in the alignment at the right-of-way currently by the train. Obviously, there's some places because, as Bart said, the curvature or engineering doesn't allow the turn to be as high as a turn that would be on a normal, 60 mile an hour train, and at that point, you end up with some new land that gets incorporated into a right-of-way. As such, though, still, there are no conditions that we see that the ag commissioners would be allowing, or anything of that

nature, people to do the spraying. Today, limitation is that you're not supposed to spray if the wind is over ten miles an hour, and so all those things being said, proper setback for the right-of-way should compensate for that and the responsibility of the land owner. That's currently there for the highways, the waterways, and the current railroad systems are no different than what happens today with high-speed rail.

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I'll bring these white papers to the community to review, comment as framework. Obviously, trying to stimulate discussion and are more than willing to make adjustment to those as see fit. Obviously, we have called upon our research partners to help bring these forward, so hopefully we have got an adequate base of research behind them. That doesn't mean that it's an all-inconclusive, but at that point, we think we have a professional presentation here, currently, to help move forward the high-speed rail's mandate of being responsive to the communities that are being affected by this.

And with that, I would like to thank you. I would like to thank Jeff Abercrombie and URS for supporting the group that I was a part of and, obviously, the board for supporting all of us in this work.

CHAIRMAN RICHARD: Are there any questions?

First of all, thank you very much, Mr. Diener.

We appreciate your work in this regard. It's very important. I had one or two comments, but let me first turn to my colleagues to see if they have questions.

Vice-Chair Richards.

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MR. RICHARDS: Thank you, Mr. Chairman. Mr. Diener, I appreciate very much the reports. I think you know we have been anxiously awaiting these. I think for people from other parts of the state, these are the issues that you discussed today that many Californians wouldn't have thought of or understood, but those people out in the audience today and those around the state that are involved in agriculture, clearly understand the concerns that are being answered, to some extent, with these reports, and I'm happy with the final comments that you have made, and that is "where do we go from here, " and the fact, as I understand it, that you would be looking out for public comment. I assume a lot of that would come from the ag community to question the reports or results that you have identified, but with the ultimate purpose of ensuring that what we are providing to the ag community is accurate information supportable by the research that those you have contacted have provided and acceptable and

understandable to the ag community as we work through this process. Thank you very much, John.

MR. DIENER: Yeah. Thanks, Tom.

I wanted to reiterate, the fact is that we probably had four or five hundred questions. Some of these questions came out of the initial release of the EIR. There were a lot of different people that came, and we kind of boiled down to the six areas. There may be some other areas that need some refinement, but anyway, I do appreciate that.

MR. RICHARDS: And I understand the process, do you remain in place as the head of this ag working group? So you will be --

MR. DIENER: I am currently contracted.

MR. RICHARDS: All right. Thank you. Thank

you.

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Mr. Chairman.

18 CHAIRMAN RICHARD: Other questions?

Well, I had a question and then observation. The first question is similar to something I raised before, which is that even though we are in the home, in California, to probably the world's greatest agricultural growing system, we know that high-speed rail systems around the world have gone through some very productive ag lands, and are these conclusions in

your white paper consistent, as far as you know,

Mr. Diener, with experience in Europe or Asia or other

places where high-speed rail is developed?

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MR Diener: Yeah. We were in contact with the people from Japan, which actually go through a lot of small acreage farmers in the rural areas. I mean, if you would think about it, I suppose -- and I don't know what the right number is -- but probably 90 percent of all high-speed rail is in a pasturable situation and not in an urban situation and, as such, have any number of different areas that we worked with people and information from Spain and from Belgium on the wind. There are several different places that we have looked at and brought that in as part of that.

I guess as a farmer, it's fairly interesting in my mind to think, what it would cost to build a new highway system equivalent to haul people and being mindful of the impact on the land and the amount of land being dedicated to the high-speed rail in relationship to what it would cost in land to take out land for another four or five freeways to haul the 50 million that we have in California around. I think we have a far less impact environmentally with the high-speed rail. There are those that don't agree with that, but I think if you really peer into the engineering and

dynamics of this, I think we have quite a lot to say in a positive way for what this brings to the Valley, and for that, I thank you.

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CHAIRMAN RICHARD: Let me just make this observation, and thank you for your work. I'm not a farmer, and I'm not a person who has a backgrounds in agriculture, and so there's a lot to learn for those of us who are decision makers here, and in times that I have been traveling around the Valley, you know, these are questions that do come up, and so I echo what my colleagues have said in terms of the importance of getting this information out there. I just also wanted to let you know that, you know, based on your work, we've been reaching out to our colleagues at the California Department of Food and Agriculture a couple of times now with the secretary, Karen Ross, who is very dedicated, just very skillful administrator. We're continuing this conversations, in fact, today, and one of the things that concerned me is as I tour, in particularly in Kings County, which as you know is right in the middle of the dairy belt, was the issue of re-permitting the waste ponds, loss of permissible dairy cows that result in the land taken, and so forth. had committed that we would be trying to work on those issues, and, in fact, later today, we're starting first

conversations within the administration to look at some type of regulatory issue management around this. So I think in terms of not just the physical impacts of the dairies, which I know in your white paper, you looked at, but we're going to be spending additional time with our colleagues at Food and Ag and also want to research to really try and see if there are regulatory impacts on dairy industry that we can work on.

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MR. DIENER: Sure. And I'll say this for the dairy industry, is that for the type of agriculture that dairy is in relationship to field crop agriculture or orchard agriculture is that you are dealing with live animals and you have a lot of logistics which are completely different than in a normal course of events of agriculture, because of that, I think that they do merit some special attention. At the committee, we have had long discussions with some of the dairy people that we have had involved in these papers as to what the right way to come at that and obviously, from my perspective, wanted to be fair and equitable to those people, and I think Secretary Ross and others can kind of use some kind of reasonable accommodations

CHAIRMAN RICHARD: Great. Well, thank you again, sir. It's very important work -- I'm sorry.

Vice-Chair --

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Thank you. First of all,
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                MS. SCHENK:
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    thanks for this. As an urbanite, my eyes were opened a
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    long time ago by a long-ago colleague Rick Dramager,
    about the importance of agriculture to California. So I
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    have been aware and exquisitely sensitive to this for
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    many years, and what I want to make sure is that going
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    forward is that you also bring to us some of the
    knottier issues and what the folks in the Valley are
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    saying to you. I know we get it through my esteemed
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    colleague here, but also, you know, on the ground.
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                MR. DIENER:
                             Sure.
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                MS. SCHENK: The really legitimate and maybe
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    not so legitimate complaints and concerns so that we can
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    enter in process.
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                MR. DIENER:
                             You bet.
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                MS. SCHENK:
                             Thank you.
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                MR. DIENER:
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                CHAIRMAN RICHARD: I'm sorry.
                                                Were there
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    other questions? Mr. Umberg.
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                MR. UMBERG: Just a quick observation.
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    Excellent presentation, excellent, and I mentioned this
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    to Mr. Morales, my only regret is we're not doing this
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    in Fresno, where local population either could observe
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    and I assume you're going to do that similar kinds of
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    things in Madera?
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MR. DIENER: I think Jeff is a lead on that.

MR. UMBERG: All right. Thank you.

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MR. MORALES: Mr. Chairman, the papers will now be available on the authority's website, and we will be coordinating an outreach strategy to also make these available.

CHAIRMAN RICHARD: Great.

MR. DIENER: Thank you again, Mr. Chairman.

CHAIRMAN RICHARD: Okay. Next item is Item 7, The High-Speed Rail Organization Conflict of Interest Policy.

Mr. Fellenz -- oh, it is. I'm sorry

MR. MORALES: Mr. Chairman, before Tom starts, I wanted to put this presentation in context. I felt it was important, as we are moving toward major contracts, starting to gather major contracts, that we have a clear policy in place and known abidance to the authority as contracting agency and firms who are interested in participating going forward. And obviously, we have firms who are already on contract. Contracts can be very complicated in many respects in terms of multiple partners on a contract, both large and small, and specialty firms. The purpose of -- one of the purposes of this policy is to make sure that everyone is clear about what their participation on one

contract might mean in terms of their eligibility to participate on other contracts so that we do not get into conflict issues. So that's what this presentation is focused on.

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CHAIRMAN RICHARD: Okay. I know that since we're at that point in the year when baseball teams are driving towards the pennant, and players sometimes will refuse to shave until they win the pennant. I presume then until we actually petition the contractors, Mr.

MR. FELLENZ: Mr. Chairman, board members, and Mr. Morales, thanks for giving me the opportunity to present the organizational conflict of interest policy. It's a policy that prescribes ethical standards for those entering into the contracts with the authority. It's a really important policy. It has been in existence for one year. When I first started with the high-speed rail authority, this was being implemented and finalized in September of 2011. So it has been in place, and we have been using it frequently. We have it on our website. We discuss it with those that contract with us. So it's an existing policy, but I guess it took a year for us to formally present it to you.

The goals of this policy are integrity, transparency, competitiveness, and fairness. We want to

make sure that we present, provide a level playing field, so that competition can take place for our contracts. We wanted to provide this policy so that it's informative for those that are entering into contracts with us so that they know how we look at conflicts of interest, how we would measure those. It also provides guidance. I've given you a copy of this policy itself. As you can see, there's a table in the back. It gives actual examples of situations on ethical organizational conflict of interest and also a table. It can be quite complicated and complex.

2.1

The way we set up this policy is those that are in contracts with us monitor themselves and they're required to monitor themselves. If they believe there is a conflict or potential conflict, they are to contact the authority and have a discussion about that with us so we can work together to see if there, in fact, is a conflict, potential conflict and if there's a way that we can change the structure of their company in terms of putting mitigation measures that would allow them to continue to be in a contract with us or go into a procurement or either to set up some process where they are allowed to complete.

The definition of the conflict of interest is a circumstance where there is some sort of arrangement

within the companies that would impair their ability to be impartial in the contract or relationship or create some sort of unfair advantage as compared to other existing companies who have entered into a contract with us or it can also just be a perception of a conflict of interest.

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As I mentioned, they must disclose the matter to the authority if they think there is a conflict and that requires, includes a statement of facts of circumstances, many of these questions as to whether there's conflict that come to us are in the form of an email, some type of formal letter. They're addressed to me as requested in the policy itself. I, and others with legal back grounds, have taken a look at these. Ιf we find that the facts and circumstances that they presented to us are incomplete or we don't understand all of them, we call them on the phone. We correspond back and forth in writing to try to get a clear picture as to why they believe there might be a conflict. we work with them to see if there's a way that we can mitigate the conflict to allow them to continue to complete because the goal here is to create as much competition as available, keep the opportunities for the business sector and private sector open to contracting with us.

The contractors' obligations are ongoing. A conflict can occur during a procurement, after a procurement, because of a change of the circumstances, there could be people that they hire or a business relationship that they might enter into that create a conflict that didn't exist when they first appeared with the State.

2.1

There are -- can be severe consequences if
there's a failure to disclose. It might preclude a
contractor from participating in a procurement, and it
could require the contractor to implement some sort of
litigating, or we might be forced to cancel a contract
because there is nothing we can do to cure the effect of
the conflict that exists. If they become aware of a
conflict and fail to disclose it, it could have created
unfair competition. At the time of the final
procurement, we may decide to terminate that contract.
So it can be a serious consequence, so that's why it's
important for contractors to continue to monitor and
discuss with us if they think there's a conflict.

There are three main areas that there are some restrictions. First of all, we have divided our design-build procurements into different sections, which are the same sections that are our environmental documents for purposes of measuring conflicts. So for

instance, a contractor or consultant is prohibited from providing services for the design-build contract on the Bakersfield -- Fresno to Bakersfield section if they also provided services from EIR or one of our engineering firms. Another area that we look at is whether they provided environmental services on any particular project section, and if they have, they have to wait until the ROD is complete, which is the federal approval process, which follows the State approval process of the environmental documents. Once that's complete, then they can participate on the design-build team. This is a federal requirement. We don't want to jeopardize the loss of federal funds by not complying with their requirements. That is, there can be no contracts awarded on the design-build until the environmental process is complete.

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And then finally, there's, there's also a consulting service. Contracts that we look at that are house items, the design-build process, all these conflict of interest evaluations are case-by-case, and we have to get a lot of information as I mentioned from the contractors. We have to understand that some sort of relationship that they may have between their offices because that can also impact our evaluation and we also have to look at the professional responsibility of --

they govern engineers. And as I mentioned, in the conflict of interest policy, we have a chart that tries to help them lead through conflict. For instance, this is just part of the chart that shows the project management team and what contracts, they have a table, to enter into and who they can enter into and what is the risk factor, they would work with us.

2.1

I know Ms. LaCome asked a question earlier about whether our policy is lacking in the ability to appeal, and I had a brief discussion with Mr. Morales. I'm going to take a look at this and consider whether there should be an appeal process, what that might look like. So I'll be looking at that and deciding whether there should be some amendment to the policy with regards to her concern.

CHAIRMAN RICHARD: I was -- I'm sorry. I didn't mean to interrupt you. I wanted to comment back to that point.

MR. FELLENZ: Any questions?

CHAIRMAN RICHARD: I was also talking with Ms. LaCome's comment about appeal, and we need to design a fix here. I think it is important to take a look at that. One thing that came to mind was the possibility that, you know, maybe somebody could issue an appeal to the audit, which could review it and work with the

executive director, and if necessary, it would come to the board.

I mean, I think a number of people on this board who are attorneys, I mean, generally in that world, conflict of interest can be tolerated if they are disclosed to all parties. And so in our case, if you were willing to say in some extraordinary circumstances, et cetera, et cetera. And so I do think that a good point has been raised there about due process, and so I think I would ask the pleasure of the board if you could take action on this with the direction that staff come back to us if there's no action.

MR. FELLENZ: No, there's no action required. This is just a report to show you that it's an existing policy, has been out there for a year.

CHAIRMAN RICHARD: Then I think it would be appropriate to ask, Mr. Morales, Mr. Fellenz to return to us to address the question that was raised by Ms. LaCome today.

Mr. Hartnett.

2.1

MR. HARTNETT: Mr. Chairman, in support of your comment but in that regard, I -- I do not think that we should frame in the concept of due process.

This isn't really a contractual issue, and so I think we want to be careful about how we word it, and then

secondly, I think that a review of a decision could be available, but I think it's important that it be not at an overly bureaucratic process, and so whether it's a review by an audit committee or something similar to that or a committee of the board or other committee of the board, and I think it's important that it be efficient but one in which it's not like an arbitration. It's not like an mediation, which is quite different but it is — so there's somewhat of an ability to have a check and a balance, but I think we need to be careful how we set it up, if one is set up.

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CHAIRMAN RICHARD: That's well said and better represented than my comments, and so I certainly would defer to that.

MR. FELLENZ: I want to mention also that the Department of General Services approves most of the contracts that we're talking about and that they have an appeal process. So I can even look at that and see and make sure that we don't already have a process in place for all of the contracts that we're talking about here.

So she brings up a good point, and I'm going to prepare a response and have it to you at the future date.

CHAIRMAN RICHARD: Okay. That's good.

Any other questions, comments, suggestions on

this?

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Yes. Mr. Morales.

MR. Morales: The language in question is pretty typical language for the contracting agencies to have in place in various respects in regard to managing these contracts, and so I think where we may not have done as good a job as we could is in the principle behind it is that prior to having reached this decision, there would have been discussion with the firm perceived to be in conflict. So there is, you know, a process, if you will, to evaluate that. So what we're really speaking to here is once the determination is made, the authority has the sole discretion then to execute that decision. So if we need to go back and clarify the front end of the process to ensure that there's at least an opportunity for a firm to try to demonstrate that there is not a conflict, we can do that, but I don't think we want to compromise that ability once that determination is made regarding that to make sure that the public is being serviced.

CHAIRMAN RICHARD: Agreed. Very good.

Thank you, Mr. Fellenz. Anything else on this?

MR. FELLENZ: I have the next two.

CHAIRMAN RICHARD: Okay. Next is the approval to issue an RFQ for the construction management

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service coming up.

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MR. FELLENZ: Yes. This is a request to approve an RFQ for construction management services, so construction management. That construction package goes from the Item 17 up the San Joaquin River through the City of Fresno, and there's going to be a significant amount of work overseeing this design-build contract. We're asking to issue a Request For Qualification to ask for the services from the private sector to help us monitor and provide oversight for the design-build contract. It includes recordkeeping, communications, quality, oversight, the whole list of activities, there. It's going to be a significant amount of work. We estimate the budget for this to be about \$25 to \$50 million.

CHAIRMAN RICHARD: Excuse me, Mr. Fellenz.

One second. So I'm trying to cognisant of time

limitations here.

Do we have a time limitation here?

MS. REED: Here, no.

MR. FELLENZ: In the work packet, I've gone into more details of the types of services which would be RFQs that this project manager service we provide, and we want to get them on the board soon, and the reason is because we want them to help us with the

evaluation of the R -- of the proposals that are being submitted for Construction Package One and this process brings a lot of expertise with them, and they helped us with the evaluation process in the evaluation of the awards, itself, for the Construction Package Number One but just the technical advice that we can share with those public work or public employees that will be making a decision, evaluation on Construction Package Number One.

Are there any questions?

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CHAIRMAN RICHARD: Yes. Mr. Umberg had a question.

MR. UMBERG: Mr. Fellenz, give me some examples of companies that might be bidding on this kind of thing. Are we talking about big acre or big county firm types? Are we talking about construction companies? Are we talking about -- what?

MR. FELLENZ: Well, we're actually going to be overseeing two major activities, engineering, the design portion of the design-build contract and the construction part of it. So they would be -- it would probably be a number of different firms coming together, similar to the design-build procurement that we have right now, to provide oversight and testing, quality control, those sort of activities. So we can envision

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that they would be a number of smaller firms, maybe,
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    joining together to provide these types of services.
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                MR. UMBERG: Engineering firms.
                MR. FELLENZ: Engineering and construction
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    firms.
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                MR. UMBERG:
                              And construction. And I assume
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    anybody that's qualified to bid on the large
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    construction contract is disqualified from bidding on
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    this?
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                MR. FELLENZ: Yes, because they could not
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    oversee their own work.
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                MR. UMBERG:
                              Right.
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                MR. FELLENZ: Correct. So they have to have
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    that part of the organizational conflict of interest
    side.
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                MR. UMBERG:
                              Okay.
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                MR. CHAIRMAN: Yes, go ahead.
                MS. SCHENK:
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                              Thank you. I sort of have a
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    feeling that we're the midwives of another bureaucracy
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    here, you know, layer upon layer upon layer, and it is
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    concerning because when we have so many layers, it
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    dissipates responsibility.
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           Can you tell me how we're going to avoid that and
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    how we're going to integrate this so that it is as
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    limited a bureaucracy as possible?
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CHAIRMAN RICHARD: And maybe I could take a quake stab at this, as I understand it and actually asked Mr. Morales to help also with it, but as you know, we have a contractor permit currently in place, the PMO, Project Manager Oversight, and my understanding is that we could have structured that contract broadly enough to include this kind of construction oversight management, but the decision was made at some point, I think before I was here, to break that out as a more specific, discrete function.

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helps.

So I think this is something that sort of laterally was sort of pieced off that could have been part of the oversight contract that's there now. I'm not an expert in this, but I do know that when I was on the BART board, we were building a design-build project, BART to San Francisco Airport, we did have a construction management function. I think Mr. Richards, who's in the development business, would say that it's pretty customary to have an owners representative or somebody who represents the equity of owners, who's on site and overseeing the actual construction function.

MS. SCHENK: Well, I understand all that, and I was around when they did it, but I'm talking more

So I don't -- I don't know, Ms. Schenk, if that

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to the point of how do we make it seem less so that we
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    don't have --
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                CHAIRMAN: People tripping --
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                MS. SCHENK:
                             Exactly. Thank you.
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                CHAIRMAN RICHARD: Well, with that, I'll
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    turn it to the people who run the staff.
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                MR. MORALES: I guess "trust us" isn't the
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    answer.
                MS. SCHENK: Trust but verify.
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                MR. MORALES: Several things, as was just
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    noted, these services could have been potentially
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    included in one of the other contracts. The decision
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    was made to split them out. That does create another
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    reporting mechanism, if you will, but we'll deal with
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    that in several ways, and, again, this is not unusual.
    We're not breaking new grounds in doing this.
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           As we build our internal team, the management
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    team, that team will be overseeing. These programs will
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    have direct reporting relationships in -- of the
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    construction manager as well as the existing program
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    management team and the program oversight team. One of
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    these teams is our new risk manager, who is now on
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    board, is looking at and will help us define very
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    clearly is the best structure in order to ensure that we
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    have the right accountability without undue
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communication in that process. But we are -- we're outlining that process and the report to the legislature is due text month, what our management structure will be for all of these contracts going forward.

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CHAIRMAN RICHARD: Mr. Hartnett.

MR. HARTNETT: Thank you. I had some of the same concerns as Vice-Chair Schenk, and I know how important construction management services can be to projects even on the moderate sides. So that the size of this is, as such it appears, there's no doubt in my mind that the construction management services in the nature that it's outlined in the request to some extent I think some of the services might go beyond what we might expect in other projects. So it's pretty wide range on both services. Also, even with respect to the design build teams, the range of services that they're providing beyond just designing and building, if you looked at your chart, and I think it's important to keep with our emphasis, as Mr. Morales has mentioned and as the Chair has mentioned in previous meetings, that it's important that we have government people, meaning people as employees of the authority, making government decisions and not having consultants making government decision. I know that's a theme that is part of the staffing up of the organization, but I think it's

important that the oversight of the construction management services is done by authority employees with clear reporting structure and that that can reach down as well to certain aspects of the work of the design-build team as necessary. Because I do fear that -- I don't want the construction management services folks making decisions that the authority staff ought to be making. Yeah, obviously, there's tons of decisions that they're going to make along the way, and I think we just have to be clear as to what authority the staff -- we have to have sufficient staff, and we have sufficient reporting protocols that are timely. So --

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CHAIRMAN RICHARD: Let me suggest, hearing the comments that the Vice-Chair and Mr. Hartnett made, the action asked today is to give the staff authority to go out with the RFP I think that -- or RFQ. Excuse me. So I think that they'll probably be an opportunity before any contract would actually be awarded, and I would say it would be advisable for staff, and I know Mr. Morales well enough to know that he will take these comments to heart, so I think that when this comes back before us, that a detailed discussion about how such construction management firm would operate, how it would dovetail with our existing management processes to make

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sure that the concerns -- I wouldn't say concerns but
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    the cautionary notes and issues raised by our colleagues
    today -- be fully thought through, and so forth.
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           So I think that would be a very appropriate thing
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    to do before we would actually see the expenditure of
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    public dollars. I know that the board has these
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    questions as addressed by Ms. Schenk.
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                MR. FELLENZ: You're correct, Mr. Chairman.
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    In fact, the board policy requires that this come back
    to you for approval of the development of the company to
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    provide these services.
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                MR. CHAIRMAN: Okay. Mr. Morales.
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                MR. MORALES: Absolutely, Mr. Chairman.
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    We'll provide a full explanation and description of how
    that process will work, and we will be accountable in
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    providing those.
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                CHAIRMAN RICHARD: Do we need a motion on
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    this to allow it to move forward?
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                MR. FELLENZ: Yes, please.
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                MR. UMBERG: So moved.
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                CHAIRMAN RICHARD: I'm sorry. It was moved
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    by Mr. Umberg.
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                MR. HARTNETT:
                               Second.
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                CHAIRMAN RICHARD: Seconded by Mr. Hartnett.
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           Please call the roll.
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MS. REED: Vice-Chair Schenk.
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                MS. SCHENK:
                            Yes.
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                MS. REED: Vice-Chair Richards.
                MR. RICHARDS:
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                               Yes.
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                MS. REED: Mr. Umberg.
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                MR. UMBERG: Yes.
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                MS. REED: Mr. Hartnett.
                MR. HARTNETT:
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                               Yes.
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                MS. REED: Chairman Richard.
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                CHAIRMAN RICHARD: Yes.
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           Okay. Thank you. Last item. Next item on the
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    agenda.
                MR. FELLENZ: Yes. I have the next item on
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    the agenda, and that's the delegation to the CEO.
    the last item.
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           As you recall, recently, this board delegated to
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    Mr. Morales approval of interagency and cooperative
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    agreements up to $5 million. There are a number of
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    other agreements and contracts that this authority is
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    going to be entering into because we're ramping up
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    toward construction, and some of these have significant
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    dollar amounts and some have more modest dollar amounts.
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    So I thought it was appropriate to present to you and
    leave for your decision, a consideration of whether
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    Mr. Morales should have new increased authority, and
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I've included in your packet today on the 2010 July period, there's a detailed delegation of authority that is shown there. That's to the CEO, and what I'm asking you to focus on is Part A, and the delegation is the procurement piece of it, and I'm suggesting that delegation be changed to allow Mr. Morales to have the authority to approve contracts up to \$5 million. And the reason for this is because there's going to be quite a few more contracts. I think a \$5 million mark is a reasonable amount considering the size of this project, the complexity, and the number of contracts that we are entering into. It does preclude Mr. Morales from presenting to you contracts under that value if he thinks it is appropriate to have you weigh in on it or go by.

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So the types of contracts that we would be entering into, contracts that would be looking into before the board interagency and cooperative agreements that you have given the authority, was also railroad agreements, utility agreements, and then just architectural agreements, professional services agreements, foods and services, some sole source agreements that will be required from time to time. And so a lot of these contracts have to be approved by the Department of General Services. So they also are a

piece of our contract approval process, and they're very involved. All the -- in the board resolution that I prepared, there's also a direction to the CEO that all of these procurements will be conducted in accordance with Federal and State laws and regulations and policies and comply with all applicable grant requirements.

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I might add in the delegation of authority, there's a resolution that I prepared just so it mimics what had been before on the very end of the first page, it says, "The CEO is delegated by the authority to approve and execute changes or amendments to the contract between \$5 and \$10 million."

 $\label{eq:CHARD: I'm sorry. Could you say} % \begin{center} \beg$

MR. FELLENZ: "Between \$5 and \$10 million to cumulative increase of 25 percent of the original contract amount," and I noticed in the previous delegation the other words "or \$250,000 whichever is greater" is included there. So if you look at the one from 2010 and you look at C -- A small c Roman numeral III, that's the one I'm focusing on. I'm missing a few words and those would be "or two million five hundred thousand whichever is greater."

CHAIRMAN RICHARD: Okay. Tom, you lost me. Why don't you refer to them by resolution number?

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MR. FELLENZ: If you look at the resolution
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    that you -- resolution 12-24, the one that you're voting
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    on today.
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                CHAIRMAN RICHARD: Right.
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                MR. FELLENZ: If you look at the last few
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    lines, and you compare that to the one from 2010, which
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    is A --
                CHAIRMAN RICHARD: Wait a second.
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                                                    Before
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    you go on, you say "the last few lines," this is on
    12-24, so this is the High-Speed Rail --
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                MR. FELLENZ: Delegated, right. Uh-huh.
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                CHAIRMAN RICHARD: Any changes or amendments
    between five and ten to community increase of 25 percent
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    of the original contract amendment.
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                MR. FELLENZ: Okay. After that comma, if
    you add the words "or $250 thousand whichever is
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    greater," it now matches the old delegation. I'm just
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    missing those words "or $250 thousand."
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                CHAIRMAN RICHARD: So you intended to carry
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    over that language and missed a couple words and the
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    words essentially would put a numeric value in there "or
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    $250,000 whichever is greater."
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                MR. FELLENZ: Right. Correct.
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                CHAIRMAN RICHARD: All right. I have two
    comments, but before we get to that, my colleague,
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Mr. Umberg.
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                MR. UMBERG: Thank you, Mr. Fellenz, and I'm
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    aware that EGS and Department of Personnel have a very
    challenging and some would call painful process that
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    doesn't provide Mr. Morales completely unfettered
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    discretion. Having said that, though, I think it is
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    important that he have discretion given the magnitude of
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    this project but the question, and this is to both of
    you, Mr. Morales, is how onerous would it be for us to
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    get a report as to all contracts above, whatever it may
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    be, say $1,000, every board meeting?
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                MR. FELLENZ: Oh, we could report that.
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    That wouldn't be a problem.
                MR. UMBERG: I think that would useful for
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    us, and $10,000, whatever it may be, I suppose we need a
    figure to amend this, and I'll pick a figure, $10,000.
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    All contracts above $10,000 in our packet each meeting
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    that we need a report as to those contracts.
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                CHAIRMAN RICHARD:
                                    Okay.
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                MR. MORALES: I think to clarify it would be
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    either new contracts or contract modifications.
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                MR. UMBERG: Exactly.
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                MR. MORALES: At that level.
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                MR. UMBERG:
                             Right.
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                CHAIRMAN RICHARD: Very good.
                                                That was
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actually along the lines of one of my two comments. 1 2 MR. RICHARDS: That's where I was going, 3 too. CHAIRMAN RICHARD: Okay. So yes, I think we 4 5 all kind of gravitated towards the notion that there 6 should be a reporting requirement, so thank you, 7 Mr. Umberg, for that. I would just add one other small suggestive 8 9 modification, and that is that we exempt from this 10 delegation authority any contracts or amendments of any 11 amendments with Mr. Morales' former employer only 12 because that has been very public discourse, and I don't 13 know that we even anticipate it, it just seems to me 14 that that would make sense. 15 So then that sounds like three changes to the resolution. The first one is to pick up the language 16 17 that you talked about. 18 MR. FELLENZ: Right. 19 CHAIRMAN RICHARD: Of the "an amount not to 20 exceed \$250 thousand whichever is greater." 2.1 The second would be to add a provision suggested by Mr. Umberg that the Executive Director will report to 22 23 the board a list of all new contracts or contract 24 amendments exceeding \$10,000 in value, and the third

would be just a provision that the foregoing delegation

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of authority does not apply to any contracts with
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    Mr. Morales' immediate former employer.
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           Anybody have any thoughts or improvements on
    that?
          Mr. Hartnett?
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                MR. HARTNETT: I agree with those.
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    quess -- I know this goes without saying and probably
    the administrative review has something to do with it,
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    but the expenditures that are committed would have to be
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    within our budget, and so it's areas in which we have
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    already approved I think. So it's -- this is not
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    unfettered discretion to entered into contracts even
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    though they're reported to us. There is a boundary to
    it, and so I know we know that but I think it's --
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                CHAIRMAN RICHARD:
                                    So if a new Mustang
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    appears in the director's parking with blue and gold
    trim, that would be highly suspect?
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                MR. HARTNETT: Yes, that would be highly
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    suspect especially, you know, with a customized license
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    plate.
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                CHAIRMAN RICHARD:
                                   Okay. Do you want to
2.1
    suggest language on that or do you just want to make a
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    statement for the record?
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                MR. HARTNETT: No, I think I just want to
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    state that for the record.
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                CHAIRMAN RICHARD: Vice-Chair Richards.
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MR. RICHARDS: I'm just interested in
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    Mr. Morales' reaction to the $10,000 threshold.
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                MR. MORALES: I think in the context in
    which it's phrased which is this is a reporting
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    requirement. We track that already. So I don't think
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    it's creating a burden, and it should be shared. So I'm
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    perfectly comfortable.
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                MR. RICHARDS: Thank you.
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                MR. UMBERG: So you are fettered?
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                MR. MORALES: I am fettered.
                CHAIRMAN RICHARD: So then we need a motion
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    for the resolution as amended.
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                MR. FELLENZ: Yes.
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                MS. SCHENK: So moved.
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                MR. RICHARDS: Second.
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                CHAIRMAN RICHARD: Okay. It's moved by
    Vice-Chair Schenk. It's seconded by Vice-Chair
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    Richards.
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           Please call the roll.
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                MS. REED: Vice-chair Schenk.
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                MS. SCHENK: Yes.
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                MS. REED: Vice-chair Richards.
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                MR. RICHARDS: Yes.
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                MS. REED: Mr. Umberg.
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                MR. UMBERG: Yes.
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MS. REED: Mr. Hartnett.
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                MR. HARTNETT:
                                Yes.
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                MS. REED: Chairman Richards.
                CHAIRMAN RICHARD: Yes.
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           Thanks, Mr. Fellenz.
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                MR. FELLENZ: Thank you.
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                CHAIRMAN RICHARD: We have come to the end
    of the agenda.
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           Mr. Morales, I know that you had a discussion
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    with me about an item that has customarily appeared in
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    terms of the general managers -- or the executive
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    director's report -- or CEO's report, I should say, and
    I know you had some thoughts about how you want to
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    proceed, and I thought it would be good for you to share
    that with us.
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                MR. MORALES: Certainly, I know most people
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    anxiously await the report at the end of the session.
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    We're looking to work with the board to make the board
    meetings efficient and constructive and productive, and
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    so basically, what we'll be doing going forward is if
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    there are items of sufficient interest, we'll cover
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    those agenda items rather than turning them into a
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    report, or I'll raise the issues during the course of
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    discussion. That's my proposal for that.
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Having said that, I would like to take just a

moment to introduce some of our new staff.

2.1

MR. MORALES: So I don't miss anyone, I'll ask them to stand. Melissa White, who is our deputy of our external affairs, and Mr. Trujillo, our chief deputy, Diana Gomez, she's our Central Valley Director, Robert Padilla, whom everyone has met. Who am I missing? Robert, Rob Wilcox, our director, Karen Green-Ross who is the deputy legal counsel. Oh, and John Tapping, our risk manager. He's going to be a key part of our construction going forward. So we are making real progress in building up the organization with really talented people. I'm very pleased with that and proud of the folks we've been able to bring on board. I just wanted to make sure everyone was noted.

CHAIRMAN RICHARD: Well, thank you for that, and I want to express what I'm sure is the sentiment of the board, to congratulate you on, not only moving swiftly in the wake of the legislative authorization of our expenditures but also with a fine hand for picking talent to bring these folks on. I know that there are one or two key positions left, the CFO and a chief program officer, and I know from discussions with you that you're diligently pursuing these, and with those,

we'll really have rounded out the leadership team here at the High-Speed Rail Authority. And since we're embarking on this major construction project, which as the vice-chair so aptly mentioned this morning, is the largest correction project in the history of California, it's really important that we have the top talent working with us, and so the board is cognizant of public commentary that we have been thin at that top ranks, and, Jeff, it's just good to see you step in really quickly and really started to put in top-notch people. So thank you.

2.1

MR. MORALES: Thank you, Mr. Chair. I would just note, Wendy Williams is not in the room, but she's the chief deputy for admin, and I also do want to just note we are bringing on additional staff at the second and third tiers who get the work done, new-hires and people on loan, that we're bringing on from other agencies. So it is a rounding out of the team to ensure that we can deliver the program.

CHAIRMAN RICHARD: Great. Before we adjourn, let me just turn to my colleagues to see if there are any matters that members either want to report on or questions or issues for upcoming board meetings at this point.

Well, with that, we thank everybody for

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today, and I think, again, we'll show that we're
 1
    adjourning in memory of victims of the 9/11 tragedy.
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    Thank you all very much. The meeting is adjourned.
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        (Whereupon the proceedings ended at 12:42 p.m.)
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I, Brittany Flores, a Certified Shorthand Reporter of 1 the State of California, duly authorized to administer 2 3 oaths, do hereby certify: That the foregoing proceedings were taken before me 4 5 at the time and place herein set forth; that any 6 witnesses in the foregoing proceedings, prior to testifying, were duly swore; that a record of the 7 proceedings was made by me using machine shorthand which 8 was thereafter transcribed under my direction; that the foregoing transcript is a true record of the testimony 10 11 given. 12 Further, that if the foregoing pertains to the original transcript of a deposition in a Federal Case, 13 14 before completion of the proceedings, review of the 15 transcript () was () was not requested. I further certify I am neither financially interested 16 17 in the action nor a relative or employee of any attorney 18 of party to this action. 19 IN WITNESS WHEREOF, I have this date subscribed my 20 name. 2.1 22 Dated: 23 24 25 Brittany Flores CSR 13460 CALIFORNIA REPORTING, LLC (415) 457-4417.